UNITED STATES DISTRICT COURT EASTERN DISTRICT OF NEW YORK

STEELEX S.A.,

Petitioner,

- against -

DASIL CORP.,

Respondent.

AMENDED

[PROPOSED] JUDGMENT

07-CV-2309(RLM)

A Memorandum and Order of Honorable Roanne L. Mann, United States

Magistrate Judge, having been filed on December 10, 2007, ordering that the judgment be
entered in Steelex's favor; confirming the arbitral award; ordering Dasil to pay Steelex

\$69,921.73 plus post-award, pre-judgment interest, as well as post-judgment interest; and
ordering that the interest rate shall be calculated in accordance with 28 U.S.C. § 1961 starting
from January 25, 2007 until the entry of this judgment,

NOW, on motion of Anderson Kill & Olick, P.C. attorneys for Steelex S.A., it is ORDERED and ADJUDGED that judgment is hereby entered in favor of plaintiff, Steelex, S.A. and against defendant, Dasil Corporation; that the arbitral award is confirmed; that Dasil Corporation is ordered to pay Steelex S.A. \$69,921.73, plus post-award, pre-judgment interest on the sum of \$69, 921.73 running from January 25, 2007 at the rate of 5.08% per annum in the amount of \$3,114.10; plus post-judgment interest in the amount of \$621.63 at the rate of 3.17% per annum, for a total sum of \$73,657.46 and Steelex S.A. shall have execution therefore.

Dated: Brooklyn, New York March 1**%**, 2008

Rv.

Robert C. Heinemann

Clerk of Court